Order

Michigan Supreme Court Lansing, Michigan

April 1, 2022

163775 & (45)(47)(48)

JOHN DOE and JANE DOE, Plaintiffs-Appellants, Bridget M. McCormack, Chief Justice

> Brian K. Zahra David F. Viviano Richard H. Bernstein Elizabeth T. Clement Megan K. Cavanagh Elizabeth M. Welch, Justices

SC: 163775 COA: 355097

Genesee CC: 20-114107-NO

GENERAL MOTORS, LLC, Defendant-Appellee.

On order of the Court, the motions for immediate consideration are GRANTED. The application for leave to appeal the October 28, 2021 judgment of the Court of Appeals is considered. We direct the Clerk to schedule oral argument on the application. MCR 7.305(H)(1).

The appellants shall file a supplemental brief within 42 days of the date of this order addressing whether the Genesee Circuit Court erred by granting summary disposition to the appellee under the intentional tort exception to the exclusive remedy provision of the Worker's Disability Compensation Act of 1969, MCL 418.101 *et seq.*, because further discovery presented a fair likelihood of yielding support for the appellants' position. *Kern v Kern-Koskela*, 320 Mich App 212, 227 (2017), quoting *Liparoto Constr, Inc v Gen Shale Brick, Inc*, 284 Mich App 25, 33-34 (2009). In the brief, citations to the record must provide the appendix page numbers as required by MCR 7.312(B)(1). The appellee shall file a supplemental brief within 21 days of being served with the appellants' brief. A reply, if any, must be filed by the appellants within 14 days of being served with the appellee's brief. The parties should not submit mere restatements of their application papers.

The motion to expand the record is DENIED.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

April 1, 2022

